EXHIBIT "D"

Steven Ramsey vs. Jay Cashman, Inc.

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1	think it's close to my trial preparation, work product	21	1	A.	No, I don't.	22
2	type of thing.		2	Q.	And is it safe to say that you've never seen the	
3	No? Are you a little confused?		3	•	statements that he took?	
4	MR. ROSENTHAL: I'm not sure that well, let		4	A.	Other than Mr. Ramsey's?	
5	me ask it.		5	Q.	Other than Mr. Ramsey's.	
6 Q.	(By Mr. Rosenthal) Did the reason that you didn't look		6	A.	I may have seen them at one time in the past, but I	-
7	at Mr. Morrisey's file have anything to do with any		7		don't recall seeing them. I mean, this case goes back	
8	conversation that you had with Mr. Murphy?		8		to 2001. My recollection of the statements is, you	
9 A.	No.		9		know, Steven Ramsey's statement. I don't have any	
10	MR. MURPHY: There you go.		10		specific recollection of any other statements.	
11 Q.	(By Mr. Rosenthal) Then let me go back to my previous		11	Q.	So do you know whether or not Ken King gave a statement	: 1
12	question. Why didn't you look at his file?		12		shortly after the accident to Mr. Morrissey or somebody	
13 A.	Well, because I believed that the information that I		13		from Marine Safety Consultants, Inc.?	
14	needed to provide the information and the opinions to		14	A.	He may have. Do I know specifically whether he did? I	
15	Mr. Murphy were all contained in the documents that I		15		would have to review his deposition and see if that was	ŀ
16	did have. I mean, I may have spoken with Mr. Morrissey		16		a question in his deposition. I don't recall that.	1
17	about his statement of Steven Ramsey, and I think I		17	Q.	But whether he gave a statement or not the factual	
18	asked him if he ever took any other photographs. He		18		information contained in that statement was not used by	
19	didn't, so I didn't go any further.		19		you in the preparation of your report?	-
20 Q.	Did you ask him if he took any other statements?		20	A.	Everything I relied upon in the preparation of my	
21 A.	No, I didn't ask him.		21		report is listed here. If I had reviewed a statement	1
22 Q.	Do you know whether he took any other statements?		22		of anybody else	ļ
23 A.	I believe he did.		23	Q.	It would be listed.]
24 Q.	Do you know whose statements he took?		24	A.	it would be listed.	- 1
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2 3 4 A 5 Q 6 A 7 8 Q 9 A 10 Q 11 12 A 13 Q 14 A 15 Q 16 17 A 18 Q	All the work. All the work? I do not know. I mean, I could find out, but I don't know. How much do you bill out for your own time? \$85 an hour. And do you have any idea about how many hours you worked on this particular file? Myself up to this date? Yes. Maybe 20 to 30. That includes reviewing the file and preparing the report and preparing to testify today? Yes. And traveling up here. Twenty to thirty hours. Do you have any idea how many	23	11 12 13 14 15 16 17 18	A. Q.	Borke and Bobby Bobby D. We call him Bobby D. Decrescendo. And who is Norman Borke? He is one of the managers, marine managers at Sterling Equipment. Why did you speak to him? To find out if the skiff still existed. What did he tell you? That it was gone. Did you ever see the skiff with your own eyes? No. Did you ever see the engine?	24 t
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16	report and preparing to testify today?			-	Did you ever see the skiff with your own eyes?	
1			18		Did you ever see the engine?	<u> </u>
20 A 21 Q	Is there anybody else in your office who has worked on		20 21	Q. A.	Did Mr. Borke tell you anything else? No.	
22 23 A. 24	this matter? I don't know. I don't recall. If it is, it's only incidental.	-		Q. A.	•	
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